

1882-008 Chancery Causes: Thomas J. Carroll vs Adm. of Cassoway Carroll &c  
Lee Co.

Blankenship, Williams, Page, Adams, Lucas, Burch

CA - Estate Dispute  
T - Property



To the Honorable John A. Kelly, Judge of the  
Circuit Court of Lee County:-

Humbly Complaining, Sheweth unto your Honor,  
your orator, Thomas J. Carroll, that his father  
Bazouay Carroll, departed this life intestate  
about the 1<sup>st</sup> of April, 1880, seized and  
possessed of a large estate both real and person-  
al in Lee County, Virginia; that on the

day of April, 1880, letters of admin-  
istration were granted by the County  
Court of Lee County to Rev. A. C. Blake-  
Kinship, as the personal estate of said  
decedent. That the said decedent left

Mendania Carroll, his widow, who is  
entitled to and has not had done  
assigned her in the real estate of the  
decedent, and the following heirs and  
distributors to-wit: your orator,

Polly<sup>(1)</sup> Williams, formerly Carroll and  
Niri Williams his husband, John<sup>(2)</sup>  
Carroll, Sally<sup>(3)</sup> Page, formerly Carroll  
and Henry Page her husband, Andy<sup>(4)</sup>  
formerly Carroll and

his husband, Miziah<sup>(5)</sup> Page, formerly  
Carroll and James Page her husband,  
Emiline<sup>(6)</sup> Adams, formerly Carroll and  
Lehil Adams her husband, Lebelly<sup>(7)</sup>  
Carroll, Sindy<sup>(8)</sup> Carroll, Benjamin<sup>(9)</sup>  
Carroll, Sock<sup>(10)</sup> Carroll, Marion<sup>(11)</sup>



13  
14  
15  
Marshall, Jennie<sup>14</sup> Marshall and Henderson  
Marshall. The last named four of whom  
are Infants under the age of 21 years.

Your orator further states that said  
land lies about 4 miles N.W. of  
Janesville on the Waters of Sugar  
Run, joining the lands of John  
Lucas et al and is the same  
land upon which the decedent  
lived at the time of his death:  
Contains about 275 and is suscep-  
tible of division.

Your orator further states that  
it was the purpose of the decedent  
to make certain advancements to  
his children - to wit: To his  
sons one horse worth \$100 -  
and to his girls one bed and  
one cow worth \$20 - and  
he went so far in his lifetime  
towards carrying this purpose  
that he actually did make such  
advancement to all of his  
children except the 4 Infants  
named and to your orator and  
Emeline Adams, Debby Marshall  
and Cindy Marshall who have  
received nothing in the way of



advancements.

Your orator now charges that there are no debts against decedent's estate and states that he does not know just what the personal estate will amount to, but he believes and charges that it will not be sufficient to pay the advancements to those of the heirs of said estate to whom nothing was advanced in the lifetime of the decedent. If this should turn out to be the case your orator is advised that a court of Equity will adjust and make up to those who have had nothing in the division of the land.

Your orator will now state that no relief is asked against L. L. Blankenship administrator of the decedent, and he will only be made a party to this suit for the purpose of ascertaining the amount of the personal estate so that the Court will know whether or not to consider the question of advancement in directing a partition of the real estate.

The prayer, therefore, of your orator is that L. L. Blankenship, administrator of



the Estate of Lazarus Carroll, Maudie  
Carroll, Pally Williams, Ari Williams,  
John Carroll, Sally Page, KERRY Page,  
Sindy — formerly Carroll & — her  
husband, Mizziah Page, James Page,  
Emiline Adams, Ethel Adams,  
Luby Carroll, Sindy Carroll, Benjamin  
Carroll, Dock Carroll, Marion Carroll,  
Jennie Carroll, and Henderson  
Carroll he made parties defendants  
to this Bill and he required to  
answer the same upon oath; that  
down he assigned the said widow;  
that a division of the personal and  
real estate be had among those in-  
titled and that the be brought  
into the cash; that an account  
of the advancements be taken  
and that the administration  
account of L. C. L. Blankenship  
be settled for the purpose herein-  
before named: that your order  
be granted general relief and as  
his duty bound he will ever pray.  
May I be issue &c.

Wm A. Orr for  
Plff



Ed. G. 12.57 to July 1891

Pr 6.00  
Est. A. L. 5.00

6 44.07  
4488

Estimated 20.27

Receipts 44.07

May 17/91

Hyatt C. 2.2. Paid

Thomas J. Carroll

as Bill

C. C. Blankenship, adm  
vestal

1880 June Bill filed + O. P.  
" July. Cha. E. Good on home debts  
+ George Rice, F. R. Stickle  
apptd C. A. L. for infant debts  
Lulphs filed his answer.

1880 Aug. D. N. on home debts Conf.  
Order Publ. Comm. set for  
hearing by Pluff.

1881 Mr. Deane for acct.

1881 Mr. Deane + Acct.

1882 Mr. Deane final

Cheney O. B. 238

3180.  
438  
37.12

John L. ...  
has 3/2



To the Honorable John A. Kelly Judge of The  
Circuit Court of Lee County Virginia  
The petitioners, John Lucas, and James M. Lucas,  
who humbly complaining respectfully rep-  
resent, that your Complainants have an  
interest in, The Chancery Cause of Thomas  
J. Carroll, against E. C. Blankenship admr,  
et al; now pending in this Honorable Court.

The said Cause has for its object  
among other things the partition of certain  
lands which belonged to Dr. Gassaway Carroll  
in his lifetime, and which descended to the  
plff and his co-heirs believed to be properly  
named in said Suit. Since the death  
of said Gassaway Carroll, your petitioner,  
John Lucas, has purchased from Henry Page  
and Sally his wife James Page's <sup>Virginia</sup> Page his  
and the share of Malinda Carroll to the top of Poor valley ridge  
wife, their respective shares in said real estate  
and has deeds of Conveyance therefor, which will  
if deemed necessary be filed herewith. And your  
Complainant has also an equitable interest in  
the share of Lucinda Burch, but has as yet  
no conveyance therefor. Your Complainant James  
M. Lucas, a son of your Complainant John  
has purchased the interest of John Carroll to the  
top of Poor valley ridge and has a deed  
therefor. They your Complainants further repre-  
sent that they are the owners in fee of



other lands adjacent to the said lands of  
 the late Dr. Carroll, and that they desire any  
 interest they may have in said Carroll lands  
 to be laid off adjacent their other lands and  
 adjacent each other, and they represent that  
 this can be conveniently done without  
 injury to any one. Their prayer therefore  
 is that they be made parties to said bill  
 and that this their petition taken as an answer  
 thereto and that said lands be divided  
 and partitioned as herein indicated. And for  
 general relief. &c.

Miller A. S. Pendimore for  
 Petitioners

John James M. Lucas

In 3 Petition

Carroll or Blankenship et al

Filed Aug. 1881

J. H. Syrett  
clerk



To the Honorable John A. Kelly Judge of the Circuit  
Court of Lee County Virginia:

The joint answer of Dock Carroll, Marion  
Carroll, Jennie Carroll and Henderson Carroll,  
infants under the age of 21 years, <sup>by F. R. Stickley their Guardian ad litem.</sup> to a Bill in  
Chancery filed in your Honor's Court against these  
wards and others by Thomas J. Carroll.

These respondents reserving to themselves the  
benefit of all just and proper exceptions to  
said Bill, for answer thereto, Or to so much thereof  
as they are advised that it is material for them  
to answer, by their said Guardian ad litem an-  
swer and say, that they themselves know nothing  
of the truth or falsity of the allegations in the  
Plaintiff's Bill, and they are advised of no de-  
fence proper for them to make - that they are  
Infants of tender years, and by reason of their  
infancy are incapable of understanding or taking  
care of their rights and interests; but this Court  
is a Court of Equity, and such Courts being  
the peculiar Guardian of the rights and in-  
terests of Infants, these respondents therefore  
by their said Guardian ad litem beg to leave  
to place their rights and interests in the hands  
of your Honor, knowing that they will be  
here protected.

Fred. R. Stickley,  
Guardian ad litem.

Subscribed to,  
J. W. Omelt.



~~Thomas J. Carroll~~

C. C. Blankenship

et dnrse et als

ads { Answer  
Guardian ad litem

Thomas J. Carroll

Filed July Rules 1880.

G. A. L. fee \$5.00



To the Hon. John A. Kelly, Judge of the Circuit Court  
of Lu County:

The separate answer of Benjamin  
J. Canall to a bill in Chancery filed in this  
Honorable Court against this respondent and  
attorned by Thomas J. Canall, This respondent  
verring to himself all just and legal exceptions  
to said bill says that he has received as an  
advancement from his father in his lifetime  
and which both worth about fifteen dollars.

As to the remaining allegations to Complainant's  
bill this respondent knows of no defense  
proper for him to make but asks the  
Court to require the plaintiff to proceed  
with his case according to the rules of  
law and equity.

Having not answered as fully as what is  
deemed necessary he prays to be hence  
dismissed.

Wm A. Orr p.c.

Sworn to before me July 5th 1880.

J. R. Stickney C.



20m  
Benjamin T. Carroll

vs. J. A. Auer

Thos. J. Carroll

Filed July 1880.  
J. R. H. H. H.



Thomas J. Carroll - - - Offs. }  
against } Indy  
C. C. Blankenship et al, Sept

This Cause came on again this day to be heard upon the papers formerly read and the report <sup>and plat accompanying the same</sup> of ~~provision~~ by the Commissioners, Eli Davis & B. Orr, and E. J. Woodward, filed February 25<sup>th</sup> 1882 and was argued by Counsel, on consideration whereof and for reasons appearing to the Court, said report being unexcepted to the same is confirmed, and ~~consideration~~ ~~whereof~~ the Court doth order that the parties, named in said report take and hold the several lots or parcels of land assigned them therein, by the meter and bounds thereof free from the claims of each other. That is that, Mrs. M. Canol, take and hold as and for her dower, the lots assigned her therein - That John and James Lucas take and hold by the boundaries thereof lots no 1 & 2, as and for the shares of Henry Page and Sallie his wife James Page and Heneiah Page <sup>and for the right of - on the south side of the west of</sup> his wife ~~and the share of~~ John Canoll <sup>Caprall</sup> Lucinda Birch and Malinda Canol; That James, ~~Lucas~~ Take and, hold lot no 3, That Maria Canoll, take and hold lot no 4, That Jeannie Canol take and hold lot no 5.



That Henderson Canoll take and hold  
lot no 6, That Emily Adams (formerly Canoll)  
take and hold lot no 7, That Pally  
Williams (formerly Canoll) take and hold  
lot no 8, That Debie Canoll take and  
hold lots no 9 and 13, That Thomas Canoll  
the plaintiff take and hold lot no 10<sup>th</sup>  
That Lucinda Birch take and hold lot no  
11 as and for her interest on the north side of  
the ridge, that on the south having been  
assigned John & James Lucas, her vendors,  
That Malinda Canoll, take and hold as  
and for her interest on the north side of the  
ridge lot no 12, her interest on the south  
side having been already assigned herein  
to John and James Lucas, her vendors -  
That Benjamin Canoll take and hold  
lot no 14, - and the Court doth further  
order, that the holders of lots, no, 3,  
no 4, no 5, no 6, no 7, no 8, and no 9, take  
and hold them subject to the widows right  
of dower therein for so much thereof as  
is shown by said plat & report, to be  
embraced within said dower lines. And  
the clerk will furnish, the decree  
directing partition of these lands, the plat  
and report of the Commissioners, partitioning  
the same, and this decree, to be ~~by~~ by said




the Clerk of the County Court of Lee  
County, who will record the same in  
the deed book kept by him, said  
clerks plat & report and duly index the  
same, as deeds. And the Court doth order  
that the plff recover  $13/4$  of the cost of  
<sup>Charles Blankenship and the widow Mrs. Leavell, against</sup>  
this suit from the defendants, to be paid  
by each of them, to the plff according to  
the interest each may hold by the assign-  
ment aforesaid, ~~but the widow Mrs. M.~~  
~~Leavell, is exempt from the payment~~  
~~of any costs hereunder;~~ The clerk will  
issue ~~only one~~ execution, upon this decree  
for costs as upon one judgement, but  
tax on the same the amt due from each,  
and should the parties owing the same fail  
to pay the same, a lien upon such share  
or lot of land is hereby declared to  
exist, in favor of the plff for such  
unpaid balance. And no further action  
being necessary the cause is stricken  
from the docket with leave to any  
of the parties to re-instate the same for  
the purpose of enforcing this decree.  
And the cause is stricken from the docket

when the costs are to be taxed.



Thomas J. Carroll

vs  Decree.

C. C. Blankenship  
admo.

March 5. 1882

Entered Page 238-9

J. H. Hyatt  
Clerk

Recorded in Deed Book  
No 19 Page 608.

J. R. Gibson (clerk)

Enter this  
March 31. 1882  
J. H. Hyatt







to carry, and a going each other if that can  
 be done, without rising to water, in intent-  
 they will make at a fair plot and report  
 showing the character of soil within, and the  
 meter and boundary of each share or parcel  
 laid off and assigned each party - and where  
 one party or two cannot two or more shares  
 that will be laid off as well as in the  
 convenient, and <sup>not</sup> expedient to others - they will  
 make a report accompanied with plot to the  
 Court at some future time of the Court -  
 the Court is continued.

11  
 Henry J. Galt

Wm. Reece Jr  
 Wm. Galt

L. C. Blount's wife

Wm. Galt

Entered on page 300 -

J. A. Galt

Recorded in Deed

Book No 12 Page 604

John Phillips clerk

Chas. H. Galt

May 24

1854



T. J. Canall

Plff

vs

J. L. King

L. C. Blankenship, admo. Defs

This Cause came on this day to be heard upon the papers formerly made in the Cause, and the order of continuance entered in the Court is hereby set aside, and the Court awards a writ of Possession of the land in this Cause named to L. C. Blankenship, Comr. & C who was at a former day of this term appointed to read the Cause. At the Cause ~~is~~ continued.



C. C. Blankenship  
Adms to ad  
add } Over

J. J. Carroll

Entered Page 170.

John C. Orr, D. C.

Entered  
for A. K.  
Apr 4/81



Thomas J. Carrall      Plff  
vs                                  J. L. Cley

vs. L. C. Blankenship, advised also left

This cause came on this day  
to be heard upon the papers formerly  
made in the cause and the Report  
of Commissioner James W. Orr, and  
was argued by Counsel, and the  
said report having been filed  
the time required by Law and the  
same being excepted to the ~~same~~ <sup>at</sup>  
is hereby confirmed. Upon consid-  
eration of all which the Court doth  
adjudge, order and decree  
that the said ~~Adm.~~ L. C. Blan-  
kenship, <sup>who is hereby appointed a special</sup> Com-  
missioner, ~~shall~~ and the land for  
the present year and collect  
and report the same to the  
~~next term of this Court.~~ And  
the Court further adjudge that  
he pay <sup>the</sup> costs of this suit out  
of the funds now in his hands  
belonging to the estate of  
Gazaway Carrall, <sup>decd.</sup> and the  
cause is continued.



Thos J. Carroll

23 } drawn for  
Ranting.

to. to Blankenship ad.  
to. to

Centered Page 158.

James W. Orr, Clerk.

Center

In A. K.

March 31/81



Thomas J. Carroll p[er]s. u. C. C. Blankenship adm[or] et al Defts.

This cause came on to be heard on the bill taken for Confe-  
red against the defendants who have not answered; The course  
of the infant defendants by their guardian ad litem; the course  
of Benjamin T. Carroll, and the arguments of Counsel. On  
consideration whereof it is adjudged, ordered and decreed that  
Jes[us] W. Orr one of the Court's Commissioners do take an account  
of any and all advancements made by decedent to his children  
in his lifetime. If said Commissioner find that there were no advan-  
cements made, he will simply report that fact. If he find  
that an advancement was made he will report them; and  
show what amounts he will require to equalize those not  
advanced, or not equally advanced with those having the greatest  
advancement: and he will further ascertain whether there  
will be in the hands of the administrator, after applying the  
widow's 1/3 of the surplus personal estate after payment of debts &  
charges, assets sufficient to equalize the advancements. And  
if necessary to do this, he will take an account  
of C. C. Blankenship's administrator. He will make  
his report on these together with any other matters properly  
presented by himself or required by any party to be stated in  
the Cause if continued.



185 Dec 22

*C. C. Bledsoe*

End page 140.

Edw. Bro, C. H.

21/50



The deposition of Thomas J. Carroll <sup>rather</sup> taken be-  
fore the undersigned Commissioner in taking  
an account in the Chancery cause of said Carroll  
Plaintiff against C. C. Blanchardship. Adm'r et al.  
defendants in regard to advancements received  
by the children and heirs of Jesseway Carroll  
dec'd from said decedent in his lifetime. The said  
witness being of lawful age defines and says  
"My father Jesseway Carroll deceased left at the time  
of his death the following children surviving him  
to wit: Polly, who married Peter Williams, John  
Carroll, Thomas J. Carroll, Derek who married Mary  
Page, Lucinda who married Thomas Birch, Herish  
who married James Page, Elizabeth who married Joseph  
Adams, Della Carroll, Malinda Carroll, Benjamin  
J. Carroll, James Jesseway Carroll, Herman Carroll,  
~~Leathin Carroll~~, Jennie Carroll, & Susan Carroll.  
Of these Lucinda was advanced by my father, Jesseway  
Carroll, after her marriage with her husband \$7.00  
and this is all the advancement made by him  
of which I had actual knowledge. And further this  
deponent says not.

James J. Carroll  
X

Polly Carroll, another witness of lawful age and being  
first duly sworn deposes and says -

I received from my father, Jesseway Carroll, dec'd  
as an advancement one heifer worth \$5.00 and  
one calf worth \$12.50. Polly received a heifer worth



\$10.00, which received, one cow I think worth \$20.00  
Sarah received one cow which probably worth \$5.00,  
I know of no other advances except the one referred to by Benjamin & Marshall in business.  
And further this deponent says not.

John E. Greenall

Benjamin Marshall another witness of lawful age  
and being first duly sworn, deposes and says.  
As I have stated in my answer in this cause, I received  
from my father, Benjamin Marshall, doer as an advance-  
ment, one milk cow worth \$15.00, and I concur in  
the statements made by Thomas J. Marshall & John C.  
Marshall in their depositions in regard to the advance-  
ments of which they testify which depositions have  
been read to me, and in addition thereto can state  
that Emeline Adams received \$12.00 in cash, Helen  
received \$2.50 - and I received \$2.50 <sup>cash</sup> as advance-  
ments from their father in his lifetime.  
And further this deponent says not.

Benjamin J. Marshall

The foregoing depositions were taken and read and sworn  
to before me at the time and for the purposes in the  
caption mentioned. Given under my hand Feb 14<sup>th</sup> 1881.

James H. Orr, Clerk



Statement of advancements made by Quassey Carroll to his children in his lifetime, &c. &c.			
		Received for	Balance
Polly Williams received	10.00	10.00	20.00
John Carroll	17.00	5.00	20.00
Thos J Carroll	Nothing	20.00	20.00
Sarah Page	8	12.00	20.00
Lucinda Burch	7.00	13.00	20.00
Ressiah Page	20.00		20.00
Emeline Adams	12.00	8.00	20.00
Delia Carroll	2.80	17.20	20.00
Malinda Carroll	2.80	17.20	20.00
Elizabeth Carroll	15.00	5	20.00
James Quassey Carroll	Nothing	20.00	20.00
Marion Carroll	" "	20.00	20.00
Jennie Carroll	" "	20.00	20.00
Henderson Carroll	" "	20.00	20.00
Amount to be paid to the children		186.00	



Thos. Carroll

25 3/4 Report & Statement  
of Admittance  
C. C. Membership Apr  
1860

C.



3 bushels of wheat to Abner Carroll	for	del. 60 cts
2 bushels of wheat to A. Brandtling	for	2.00 del
9 bushels of wheat to same Hawthorn	for	9.00 del. 55 cts
9 bushels of corn to Benjamin F. Carroll	for	14.00 del. 60 cts
9 bushels of corn to George Collins	for	14.00 del. 60 cts
9 bushels of corn to David Clark	for	14.00 del. 55 cts
1 pane of Sticks to Abner Carroll	for	del. 15 cts
1 pane of Sadel bags to A. Muncy	for	2.00 del cts
1 Sadel to Abner Carroll	for	del. 24 cts
1 Sive to Abner Carroll	for	del. 70 cts
1 pane of old Sadel bags to Joel Boye	for	del. 25 cts
1 hand saw to A. Russell	for	1.00 del cts
2 augurs to Reese Flannery	for	1.00 del cts
3 hundred feet of inch plank to Abner Carroll	for	3.00 del
7 hundred feet of inch and quarter plank to		
James Cape	for	5.00 del. 55 cts
46 pounds of bacon to John T. Hester	for	4.00 del. 95 cts
To five dollars entrest in a cane mill to		
John Lucas	for	5.00 del. 75 cts
C. C. Blankenship Administrator		

Virginia, Lee County Court, Clerk's Office May 23<sup>rd</sup> 1858.  
 The foregoing Sale Bill of the personal property  
 of Cassaway Carrall died was this day filed  
 in this office & the same admitted to record.  
 Teste. J. R. Stickley D. C.



The Sale Bill of  
Garnaway Carroll  
Estate Sold by  
C. B. Blankenship  
Administrator

The Sale Bill of Garnaway Carroll Estate Sold on  
the 30 day of April 1880 by C. B. Blankenship Administrator  
to wit the following Property to the following Persons

1 colt to Nathan Bishop	for 20 dollars 50 cts
1 colt to Nathan Bishop	for 10 dollars 75 cts
5 head of sheep to Joel Turner	for 16 dol. 30 cts
1 lot of Blank to Mendane Carroll	for 15. dol. 50 cts
1 cow to George Barber	for 12 dol. 25 cts
1 lot of Medicine bottles to Mendane Carroll	for 3 dol. 00 cts
4 Saddle Books to A. Woodard	for 4 dol. 00 cts
1 pair of doctor Saddle bags and a quantity of medicine	
to John Feltner	for 4 dol. 75 cts
11 head of hogs to Charley Woodard	for 14 dol. 25 cts
1 calf to Thomas Givens	for 4 dol. 70 cts
1 steer to Nathan Morgan	for 11 dol. 00 cts
1 cow to Henry West	for 8. 00 dol.
1 cow to Mendane Carroll	for 15 dol. 25 cts
1 man Saddle to John Carroll	for 15. 00 dol. 00 cts
1 man Saddle to Mendane Carroll	for 1. 00 dol. 25 cts
1 mowing Sickle to Mendane Carroll	for dol. 10 cts
1 iron Sickle to A. Russell	for dol. 50 cts
1 log chain to A. Russell	for 1. 00 dol. 70 cts
1 flour wheel to James South	for dol. 20 cts
1 hay wheel to Mendane Carroll	for dol. 10 cts
1 small Saddle to Charley Woodard	for dol. 75 cts
1 Square Saddle to Mendane Carroll	for dol. 75 cts
1 Saddle to William Thierly	for 4. 00 dol.
1 Moldboard for big plow to J. Pennington	for dol. 40 cts



<sup>Recd</sup>  
Gassaway Carroll  
Sale Bill

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Recorded in Will  
Book No. 3 p 524.

J. R. Stickley & Co

A

ch d 363

May 20th 1881











C. C. Blomfield Administrator of the Estate of Jesse May Canale.

In account with said Estate

Amount of Rule Bill due April 30 <sup>th</sup> 1881. "A"	\$204.25
" " of Inventory of rents &c "B"	88.12
Total assets.	\$292.37

1. By this sum paid Jas H Orr clerk's fee. &c.	3.40
2. " " " " A. J. Pennington & Nathan Crofts.	6.25
3. " " " " A. W. Noel acct.	.77
4. " " " " H. C. Joslyn Costs.	1.00
" 10 per cent Commission on \$292.37 entire fund.	29.23
Balance in Admrs hands	251.72
	<hr/>
	\$292.37 / \$292.37

Balance in the Admrs hands for distribution after  
payment of expenses &c.

One third to be paid the widow

Balance after widows third

Out of which will have to be paid the costs of  
Chancery suit, estimated at.

Will have to be used in equalizing heirs this sum.

Which will fall short of the required sum \$186.00

\$251.72
83.90
<hr/>
\$167.82
40.00
<hr/>
\$127.82
58.15
<hr/>
\$185.97



C. C. Blanchard, Secy.  
of Passaic Canal Co.  
Statement of his acct.

2



Thomas J. Carroll

US<sup>3</sup> Courts Report

3 Partition

C. C. Blankenship <sup>as at</sup> ~~Adm~~

Filed Feb'y 21<sup>st</sup> 1887

J. H. Hunt

Clerk

Recorded in Docket Books 1887

Pages 604. 5. 6. 7.

John R. Gibson clerk

Courts fees - - - \$18.00

Clerk of Co. Court 5.00



1  
Pursuant to an Order of the Hon. Circuit Court  
of Lee County Va. dated Aug. the 25th 1881,  
we E. Davis, E. S. Woodard and Simpson Orr  
whose names are herewith subscribed, proceeded  
on the 23rd, and previous days of December  
1881 to examine and partition the land  
owned by Cassaway Carroll at the time of his  
death and report as follows:

We first assigned to Mrs. M. Carroll one  
third in rental value of the said lands  
in two lots containing 35 and 4 acres respectively  
each marked "Dower" on the plat herewith filed.  
The larger one embraces the dwelling house where  
the said widow now resides, and is bounded  
as follows: Beginning at a black oak, corner to  
Lavina Blankinship's land and running thence  
with a line of the first lot  
East about 80 poles to a line of J. Lucas's  
land and with his lines N. 20° E. 25½ poles to an  
apple tree on the E. side of a spring; thence  
S. 12° W. 18 poles to a stake in a hollow; thence  
north about 4 poles to a stake in the same hollow  
Thence West about 104 poles to a stake  
thence South 16 poles to a stake; thence  
west 26 poles to a stake at a pond on a line  
of said Blankinship's land and with it  
S. 7° E. 24 poles to a stake; thence S. 80° E. 45½ poles  
to the beginning.



The Smaller lot lies on the S. Side of the Poor Valley Ridge giving the said widow some timber, and is bounded as follows. Beginning at a buckeye on a line of the third lot and running thence East 27 poles across J. Lucas' land to a stake on a line of his old survey and with it N.  $10^{\circ}$  E. 18 poles to a chestnut oak on the N. Side of the ridge, thence <sup>with the outside lines</sup> westwardly along the N. Side of the ridge 29½ poles to a stake corner to the 3rd. lot, and with a line thereof South 18 poles to the beginning.

We then assigned to John Lucas and James Lucas the two lots marked No. 1 and No. 2 respectively as their entire interest, consisting of the shares of Henry Page and Sallie his wife, and James Page and <sup>Jojo</sup> Resiah his wife, and the shares of John Carroll, Lucinda Birch, and Malinda Carroll, to the top of the Poor Valley Ridge on the South Side.

The first lot marked No. 1 is estimated to contain 14 acres and bounded as follows. Beginning at a black oak corner to the Blankinship land and running thence with it S.  $4\frac{1}{2}^{\circ}$  W. 28 poles to a white oak stump, thence with J. Lucas' lines S.  $78^{\circ}$  E. 59 poles to a sugartree, thence N.  $5\frac{1}{2}^{\circ}$  E. 18 poles to a double thorn bush, thence N.  $18^{\circ}$  E.  $12\frac{1}{2}$  poles to a stake, thence N.  $55\frac{1}{2}^{\circ}$  E. 22 poles to a stake corner to the dower, and with a line thereof west 80 poles to the beginning.



The second lot assigned to the two Lucases is marked No. 2. Estimated to contain 16 acres and bounded as follows. Beginning at a Stake corner to the first and third lots and running thence with lines of the eastern boundary N.  $55\frac{1}{2}^{\circ}$  E. 5 poles to a Stake; thence N.  $61^{\circ}$  E.  $13\frac{1}{2}$  poles to a Stake; thence North 3 poles to a Stake; thence N.  $56^{\circ}$  E.  $4\frac{1}{2}$  poles to a white Oak Stump; thence N.  $6^{\circ}$  E. 61 poles to a large chestnut Oak on top of a Spur; thence N.  $5\frac{1}{2}^{\circ}$  E. 31 poles to a large <sup>nearly</sup> walnut; thence N.  $10\frac{1}{2}^{\circ}$  E. 22 poles to a chestnut Oak on top of the Poor Valley Ridge; thence S.  $80^{\circ}$  W.  $9\frac{1}{4}$  poles to a Stake on top of the said ridge; thence N.  $71^{\circ}$  W. 20 poles to a Stake corner to the third lot and with lines thereof South 89 poles to a Stake corner to the widow's larger lot and with lines thereof S.  $12^{\circ}$  E. 18 poles to an apple tree on the E. Side of a Spring; thence S.  $20\frac{1}{2}^{\circ}$  W.  $25\frac{1}{2}$  poles to the beginning.

We then assigned to James Carroll as his entire share the lot marked No. 3 on the plat estimated to contain 10 acres and bounded as follows. Beginning at a Stake corner to the 1st. and 2nd. lots and running thence with lines of the second lot N.  $20\frac{1}{2}^{\circ}$  E.  $25\frac{1}{2}$  poles to an apple tree on the E. Side of a Spring; thence N.  $12^{\circ}$  W. 18 poles to a Stake in a hollow



corner to the widow's larger dower lot, thence North 71 poles to a buckeye on the South Side of the ridge, corner to the widow's smaller lot and with a line thereof north 18 poles to the outside line near the top of the ridge and along the outside lines near the top of the ridge westwardly about 14 poles to a stake corner to the 4th lot, and with a line thereof South 134 poles to a stake on the South line of the larger dower lot and with it East about 8 poles to the beginning.

We then assigned to Marion Carroll as his share, the lot marked No. 4, Estimated to contain 9 $\frac{1}{2}$  acres and bounded as follows.

Beginning at a stake on the South line of the larger dower lot and running thence North 142 poles to a stake on the N. Side of the D. Valley Ridge on a new marked line, thence East about 4 poles to a stake on the outside line and with it S. 42 $\frac{1}{2}$  W. 10 poles to three chestnut oaks on top of the ridge, thence N. 70 $\frac{1}{2}$  E. about 8 poles to a stake, corner to the third lot, and with a line thereof South 134 poles to a stake on the South line of the widow's larger lot, and with it west 11 poles to the beginning.

We then assigned to Jennie Carroll as her share the lot marked No. 5, Estimated to contain 10 $\frac{1}{2}$  acres and bounded as follows. Beginning at stake on the South line of the widow's larger dower lot and running thence with said line East 12 poles to a stake corner to the 4th lot and with a line thereof North 142 poles to a stake on a marked line on the north side of the ridge near the top, thence with it West 12 poles to a stake, corner to the 6th lot, and with a line thereof South 142 poles to the beginning.

We then assigned to Henderson Carroll the lot marked No. 6, Estimated to contain 10 $\frac{1}{2}$  acres, and bounded as follows:

Beginning at a stake on the South line of the larger dower lot, and running thence East 12 poles to a stake, corner to the 5th lot and with a line thereof North 142 poles to a stake on a new marked line on the N. Side of the ridge, thence west 12 poles to a stake, thence South with a line of the 7th lot 142 poles to the beginning.



We then assigned to Emily Adams  
the lot marked No. 7, Estimated to contain  
2 1/2 acres and bounded as follows:

Beginning at a stake on the Southern line of  
the larger lower lot, and running thence  
with it East 24 poles to a stake, corner to  
the 6th lot and with a line thereof north  
142 poles to a stake on a new marked line  
on the north side of the ridge, and  
with it West 24 poles to a stake corner to  
the 8th lot and with a line thereof South  
142 poles to the beginning.

We then assigned to Polly Williams

the lot marked No. 8, Estimated to contain  
2 1/2 acres and bounded as follows:

Beginning at a stake on the South line  
of the larger lower lot, and running  
thence <sup>S. 80° E. about 13 poles to a black oak thence</sup> East 12 poles to a stake, corner  
to the 7th lot, and with a line thereof  
North 142 poles to a stake on a new marked  
line on the north side of the ridge; &  
with it West 26 poles to a stake corner to the  
9th lot, and with a line thereof South 142 poles  
to the beginning.

We then assigned to Debie Carroll two lots  
marked No. 9 & No. 13 as her share

The 9th is estimated to contain 30 acres and is  
bounded as follows viz:

Beginning at a stake corner to the larger  
Lower lot and running thence S. 80° E. about  
30 poles to a stake corner to the 8th lot, and  
with a line thereof North 140 poles to a stake  
on a new marked line on the north side  
of the ridge; thence West 65 poles to a  
stake on top of the ridge in Buckheart's  
line, and with his lines, South about 68.63  
poles to a chinapin oak; thence S. 7° E. 74 poles  
to <sup>the beginning</sup> a stake corner to the Blankenship land

The 13th is estimated to contain 10 acres and  
is bounded as follows:

Beginning at a chestnut oak and chestnut both  
bushes on the north side of the ridge on  
a new marked line corner to the 12th  
lot and running thence West 12 poles to two  
chestnut bushes corner to the 14th lot; thence  
North 136 poles to a stake on Cumberland Mountain  
thence N. 79° E. 14 poles with the Fisher line  
to a stake corner to the 12th lot and  
with a line thereof South 138 poles to  
the beginning.



We then assigned to Thomas Carroll as his share the lot marked No. 10 Estimated to contain 36 acres and bounded as follows. Beginning at a Chestnut Oak on a new marked line on the north side of the Poor Valley Ridge and running thence North 144 poles to a Stake on the Fisher line on C. Mountain, and with said line N. 79° E. 30 poles to two gums, thence S. 42° W. 38 poles to a Stake; thence East 26 poles to a Birch and poplar on a branch, thence S. 42° W. 78 poles to two poplars on the N. side of the ridge; thence S. 82° W. 26 poles to a Stake; thence S. 42° W. 31 poles to a Stake thence with a new marked line on the N. side of the ridge West 23 poles to the beginning.

We then assigned to Lucinda Birch as her interest on the N. side of the ridge, (her interest on the south side being sold to Jno. & Jas. Lucas) the lot marked No. 11 Estimated to contain 10½ acres and bounded as follows.

Beginning at a Chestnut Oak on a new marked line on the N. side of the ridge and running thence with it west 12 poles to three small Chestnuts corner to the 12th lot, and with a line thereof north 141 poles to a Stake on the Fisher line, and with it N. 79° E. 13 poles to a Stake, corner to the 10th lot, & with a line thereof South 144 poles

to the beginning.

We then assigned to Malinda Carroll as her interest on the N. side of the ridge, (she having sold to Jno. & Jas. Lucas her interest on the south side,) the lot marked No. 12, Estimated to contain 10½ acres and bounded as follows. Beginning at three small Chestnuts on a marked line on the North side of the ridge and running thence <sup>both bushes.</sup> west 12 poles to a Chestnut and Chestnut Oak, corner to the 13th lot, and with a line thereof North 138 poles to a Stake on the Fisher line on the mountain and with said line N. 79° E. 13 poles to a Stake corner to the 11th lot, and with a line thereof South 141 poles to the beginning.

We then assigned to Benjamin Carroll the lot marked No. 14, as his entire interest including his own share and the share on the north side of the ridge of John Carroll. Estimated to contain 54 acres and bounded as follows.

Beginning at two Chestnut bushes near the top of the ridge corner to ~~the corner to~~ the 13th lot, and running thence with a line thereof North 136 poles to a Stake



on the Fisher line - and with it along  
 C. Mountain S. 79° W. about 70 poles to a black  
 oak corner to Buckhearts' land and with his line  
 S. 4½ E. 120 poles to a stake on top of the ridge  
 thence East along a marked line 65 poles to  
 the beginning.

We have let most of the Shares run through  
 the dower, but found it not convenient to  
 extend the dower on all, and we have  
 made in our judgment a just allowance  
 for the difference between the lots outside  
 of the dower. A fair plat of the lands  
 is filed with this report which we hope  
 will give satisfaction.

All respectfully Submitted.

Eli Davis  
 J. B. Orr  
 E. Woodward.

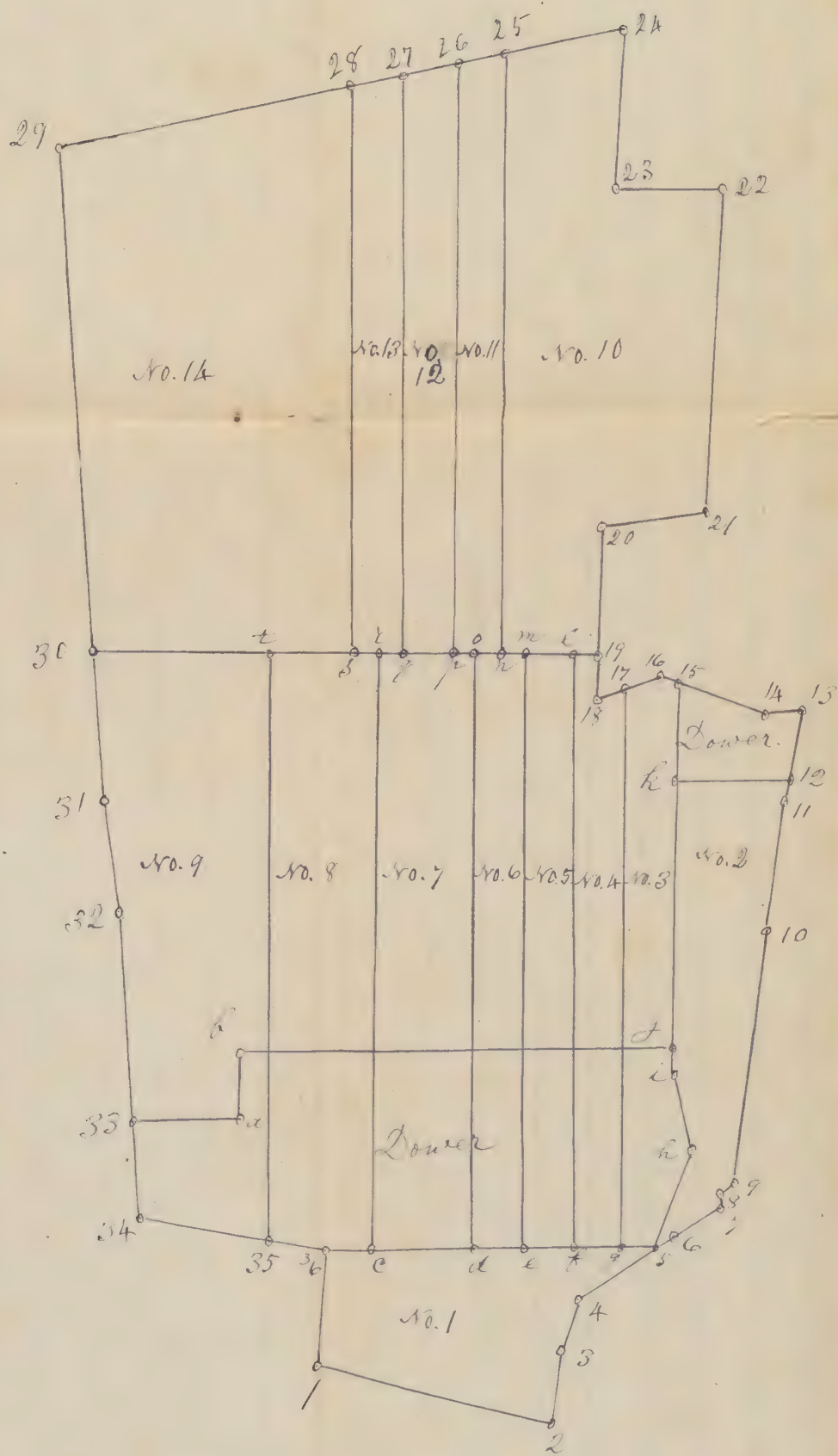
Committed to the  
 15.



Com. Charges.

W. Davis 6 days.	\$ 12.00
E. S. Woodard 3 days.	3.00
A. Orr 3 days.	3.00
Total.	<u>\$ 18.00</u>







Virginia, Lee County Circuit Court, Feb 14th 1881.

Thomas J. Carroll

Plff

against

C. C. Blankenship Adm'r of the Estate of the Deceased

Defendant

The undersigned Commissioner, who was by order rendered in the above cause at the August Term 1880 directed to ascertain what advancements if any were made by Gasaway Carroll deceased to his children in ~~his~~ <sup>his</sup> lifetime and if there were ~~was~~ <sup>are</sup> sufficient in the hands of the heirs, to C. C. Blankenship personal assets sufficient to equalize said heirs, after the payment of debts, charges, and costs, and he respectfully reports that he has proceeded on this day to discharge said duties,

Your court has taken the depositions of Thomas J. Carroll, John B. Carroll & Benjamin J. Carroll three of the children & heirs at law of said decedent, which are herewith filed marked C, by which it appears that said decedent left at his death four children who are still living and by which it also appears that said Carroll advanced certain sums to some of his children in his lifetime, while there were others he did not advance, and from the facts stated in said depositions I have prepared said file herewith on the same sheet with the depositions, also marked C, a Statement showing the amounts advanced, and the sums necessary to be paid to said heirs not advanced and those not equalized.



advanced to equalize them with those having the  
greatest advancement. The total sum thus necessary  
to be raised to equalize all the heirs being the sum  
of \$186.00. I have proceeded to settle the account  
of the Admr. which is herewith filed and hereto I  
in which I have charged him with his sole bill and  
an inventory of rents received and accounts collected  
by him or notes & accounts left by decedent  
amounting in the aggregate to the sum of \$292.37, and  
have given him credit for disbursements made by him  
in payment of charges of administration & also for  
ten per cent commission, which I do not think is too  
much, as the Admr. alleges the Estate has been and  
will be troublesome there being a great many bills  
left to look after and mostly involved. Resulting  
in finding that there remains in the hands of the  
Admr. for distribution the sum of \$151.72 one third  
of which \$50.57 will be due to the widow and this  
will leave the sum of \$101.15 to be distributed among  
the heirs which will fall short of the required sum  
necessary to equalize the heirs, and there will be  
yet to be paid out of this last mentioned sum the  
costs of this suit, which will probably amount to  
about the sum of \$40.00. The Admr. states to your  
honor that there is yet on hand, if the crop of last  
year on the land. One stack of hay and one stack of oats,  
and that he thinks he will yet be able to collect  
some debts <sup>that were</sup> due the decedent at his death also as the



land can and should be partitioned and the report  
of the Survey confirmed before next November  
he the Surveyor says he will proceed at once and  
sell out the land for the present year and your  
Survey is of opinion that when this is done the  
profits that will probably be realized for this year  
together with the hay & oats yet in hand to be sold  
and the amount the Survey will probably collect  
on debt due the deceased at the time of his  
death will be sufficient to equalize  
the heirs out of the personal estate.

Respectfully submitted  
James H. Orr



Thos J Camell  
vs Comr Orrs Robert  
C. L. Blauvelt Aug 27  
1881.  
James H. Camell

James H. Camell



1886  
To the Honorable, Henry of Germany, General  
in the War of 1866  
I am very much interested in you  
and your work  
Yours truly  
Lewis D. Conant







(503)

1880.

C. C. Blankenship, Heir of Mary Ann Carroll dead,

To the Clerk of Lee County Court Dr.

Recording Sale Bill 50, Filing Same 20, 70

Recording Affidavit 50, Filing Same 20, 70

James H. Orr, Clerk.



C. C. Blanche -  
ships

\$1.40



Received of C. C. Blankenship, Admr of Gussamery  
Carroll decd. One dollar the State tax on the  
grant of administration on said estate, 20th 1880.

James H. Crook



1/2



See County - Va

Docten Gasaway Carroll estate Do  
to Asg. Pennington and father Cops  
five dollars for Waken Coffin and  
Seventy five cents for hauling one  
load of plank from the Saw mill  
and fifty cents for stacking up seven  
ten hundred and eighty feet of plank  
This the April 20 day 1880

See County Va

I Certy that James Cops personally  
before me to E. Blankenship <sup>a Justice of Court</sup> and made  
oath that the above account is just  
and true and no part of said count has  
been paid here under any hand  
This the 3 day of May 1880

E. B. Blankenship, J. P.  
Recd of E. B. Blankenship Administrator  
of Gasaway Carroll estate in full of the  
above account This the 3 day of May 1880

Asg. Pennington  
father Cops



Aug. 17<sup>th</sup> 1797  
John Cochrane  
account paid  
The agent  
of 6. 12. 6

1297



Gasaway, Carroll's Estate  
to A. W. May for  
~~the May & Threl~~  
5 gal of Black domestic The 5<sup>th</sup> day of Apr 1880

	62 <sup>1</sup>
1 bal of blackings	5-
1 1/2 lb of nails	10
	<hr/> 77 <sup>1</sup>

These articles was got for Burial expenses

I Certify that Mendancy Carroll personally appeared  
before me C. C. Blankenship a Justice of the peace  
for the State of <sup>Virginia</sup> County of Lee and made oath  
that the above account is just and true  
This 13 day of October 1880

C. C. Blankenship J. P.

Received of C. C. Blankenship administration  
of Gasaway Carroll Estate in full of the above  
account This 13 day of October 1880  
A. W. May



Robert. Noe  
account:  
for 1771



Virginia, Lee County, to wit:

To A Edmonson

Constable of said County:

I HEREBY COMMAND YOU TO SUMMON *Zion Flouary* in said county  
if to be found in your district, to appear at *J. B. Pennington*  
on the *9* day of *Oct* 18*80*, before me or such other Justice of said county as may then be  
there to try this warrant, to answer the complaint of *H. B. Blankenship* and upon  
a claim for money not exceeding \$50.00, exclusive of interest, to wit: for the sum of \$10.00 due  
by *note* and then and there make return of this warrant. Given under my hand, the *26* day of  
*May 28th* 18*80*.

*H. M. Scott* J. P.

*H. B. Blankenship* against *Zion Flouary* } 19<sup>th</sup> day of *Oct* 18*80*  
*Admrs of* } [In Debt]  
*in Carroll* } *at Jonesville* in said county.  
JUDGMENT That the Plaintiff recover of the Defendant \$ —, with interest from the — day  
of — 18*80*, till paid, and \$1.<sup>00</sup> for costs.

*H. B. Foslyn* J. P.

Virginia, Lee County, to wit:—To *A. Edmonson* Constable of said county.

I COMMAND YOU, in the name of the Commonwealth of Virginia, that of the goods and chattels of *H. B. Blankenship* *Admrs of* in your county, you cause to be made the sum of \$ —, with  
interest thereon from the — day of — 18*80*, till paid, which *Zion Flouary*

has recovered before *H. B. Foslyn*  
in a warrant in debt, and also the sum of \$1.<sup>00</sup> which was adjudged to the said *Zion Flouary*  
for cost in prosecuting said warrant.

Given under my hand the *19<sup>th</sup>* day of *Oct* 18*80*

*H. B. Foslyn* J. P.

Received of C. C. Blankenship Admr of  
 Leasaway Corral the sum of one  
 dollar - being the costs in full expended  
 by him in prosecuting the within warrant  
 and in which the judgment for costs was ren-  
 dered against him. The same being on a note  
 against Given Felony for ten dollars &  
 five cents. and dated Feb 17<sup>th</sup> 1868.  
 Given under my hand & seal this  
 October 19<sup>th</sup> 1880.

H. C. Joslyn - J. P. Seal

C. C. Blankenship

vs

Given Felony

Executed by

Hedmanson

Post found before  
 Esq. Joslyn at given will  
 on the 19 day Oct 1880  
 4 B Pennington - J. P.





Virginia Lee County Court:

This day Thomas J. Carroll personally appeared before me and made oath that from his best information and belief, Sally Page, Henry Page, Sindy —, formerly Carroll, and —, her husband, Keziah Page, and Henry Page are not residents of the State of Virginia. Given under my hand this the 5th day of June 1880.

F. R. Stickley D. Clerk



Thomas J. Carroll

vs. { Affidavit  
63

C. C. Blankenship & Son  
et als.

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S. P. x  
H. P. x  
8 - v  
K. P. +  
H. P. -  
J. A. x  
C. A. x  
Y. H. x  
B. H. x  
D. H. x  
B. L. B. x  
B. L. x  
C. L. x  
M. C. x  
J. C. x  
B. C. x  
H. C. x  
H. C. x  
J. C. x

Virginia:

At Rules held in the Clerks office of the  
Circuit Court of Lee County on Monday the  
7<sup>th</sup> day of June 1880.

Thos. J. Carroll — — — — — Plff.

vs  $\frac{3}{2}$  In Chancery.

C. C. Blankenship & Associates — — — Defs.

The object of this suit is to have assignment of dower  
to the widow of Cassaway Carroll decd., a division of the  
real and personal estate of said decedent he had among  
those entitled thereto, & that they be brought into Hotch-  
pot; that an account of the advancements mentioned  
in the bill be taken and that the administration ac-  
count of C. C. Blankenship be settled; And it appearing  
from an affidavit filed in the Cause that Sally Page,  
Henry Page, Sindy —, formerly Carroll, and — her  
husband, Keziah Page and <sup>James</sup> Henry Page, are non-resi-  
dents of the State of Virginia, it is ordered that they  
appear here within one month after due publication of this  
order and do what is necessary to protect their interests  
in this suit.

A Copy.

Teste F. R. Stickley D.C.

I hereby Certify that on the first day of the June Term  
of the County Court of Lee County I posted a Copy of the  
above notice at the front door of the Court House  
of said County. Given under my hand this the 5<sup>th</sup>  
day of August 1880. F. R. Stickley D.C.



Thomas J. Carroll,

vs. { Order of Publica-  
tion.

Q3

C. C. Blankenship  
Admr &c et als.

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A Copy sent to the  
Abingdon Virginian  
June 17th 1850.

F. R. Stickley &c.

# THE COMMONWEALTH OF VIRGINIA,

*South*  
TO THE SHERIFF OF ~~LEE~~ COUNTY—GREETING,

We Command you to Summon

*Wm. of Leesylvania*  
*Carroll dec'd, Madamnia Carroll, Polly Williams, Mary*  
*Millican, John Carroll, Sally Page, Henry Page, Sindy*  
*— formerly Carroll, and — her husband,*  
*Hezekiah Page, James Page, Caroline Adams, Zekel Adams,*  
*Debbey Carroll, Lucy Carroll, Benjamin Carroll, Dock*  
*Carroll, Maria Carroll, Jennie Carroll, and*  
*Anderson Carroll,*

To appear at the Clerk's Office of the Circuit Court of Lee county, at the Court-House, on the first Monday in  
next, being rule, to answer a bill in Chancery, exhibited in our said Court against *them*

*July*  
by

*Thomas J. Carroll,*

And have then there this writ. Witness, JAMES W. ORR, Clerk of our said Court, at the Court-House, this

of

*June* 1850, in the 10<sup>4</sup>th year of the Commonwealth.

*7th* day  
*Wm. of Leesylvania*  
Clerk.  
*Wm. of Leesylvania*



(Scott)

10m

Thos J. Carroll,

vs { Spain Chy.

C. C. Plunkenship,  
Admors et als.

July Rules 1880.

Not executed for want  
of money June the  
22<sup>nd</sup> 1880

R. H. Woodward Ds  
for J. R. S. Wilhelms Ds

executed by delivering a copy  
of the within to Zephiah  
Adams & Co.

Peri Williams, Belle Williams  
& Debby Carroll June the  
28<sup>th</sup> 1880

R. H. Woodward Ds  
for J. R. S. Wilhelms Ds

# THE COMMONWEALTH OF VIRGINIA,

TO THE SHERIFF OF LEE COUNTY—GREETING,

We Command you to Summon

*C. C. Blankenship Admr of Passoway*  
*Carroll, Dec'd, Mendamia Carroll, Polly Williams,*  
*Neri Williams, John Carroll, Sally Page, Henry Page,*  
*Liddy —, formerly Carroll, and — her husband,*  
*Reziah Page, James Page, Emiline Adams, Zekiah Adams,*  
*Debby Carroll, Liddy Carroll, Benjamin Carroll,*  
*Dock Carroll, Maria Carroll, Jennie Carroll, and*  
*Henderson Carroll,*

To appear at the Clerk's Office of the Circuit Court of Lee county, at the Court-House, on the first Monday in *July*  
next, being rule, to answer a bill in Chancery, exhibited in our said Court against *them* by

*Thomas J. Carroll,*

And have then there this writ. Witness, JAMES W. ORR, Clerk of our said Court, at the Court-House, this *7th* day  
of *June* 18*80*, in the 10*4*th year of the Commonwealth.

*J. R. Stickley, D.* Clerk.



to C. C. Blankenship, Admr. Benj. Carroll, Linda  
Carroll, Mandana Carroll, John Carroll, Dock Carroll,  
Marion Carroll, Henderson Carroll, Jennie Carroll

10m

Thomas J. Carroll,

vs. { Pa. in Chy.

C. C. Blankenship,  
Admr. & et als.

July Rules 1880.

Executed by delivering Cops  
of the within to

C. C. Blankenship admr.

Benj. Carroll Linda Carroll

Mandana Carroll John Carroll

Dock Carroll Marion Carroll

Henderson Carroll Jennie Carroll

June 30<sup>th</sup> 1880

Thos. J. Carroll & C.

VIRGINIA:

WASHINGTON COUNTY. TO WIT:

I do hereby certify that the annexed Notice has been published  
*four weeks successively, ending July 9 1880,*  
in the "ABINGDON VIRGINIAN," a newspaper published in the  
town of Abingdon, Va. Given under my hand this *14*  
day of *July*, 1880.

*Geo W. Marshall*, PUB.

Printers' Fee \$ *1.00*.....

*289/10*

VIRGINIA.—At rules held in the Clerk's office of the Circuit Court of Lee county, on the 7th day of June, 1880.  
Thomas J. Carroll,

vs.

C. C. Blankenship, Adm'r &c., et als,

Plt'f,

Plf's.

IN CHANCERY.

The object of this suit is to assign dower to the widow of Gorsway Carroll, deceased, and to have a division of the real and personal estate of the deceased, among those entitled thereto.

And it appearing from an affidavit filed in the cause that Sally Page, Henry Page, Sindy —, formerly Carroll, and —, her husband, Kerziah Page, and James Page are non residents of this Commonwealth. they are hereby ordered to appear here within one month after due publication of this order and do what is necessary to protect their interests in this suit.

A copy Teste.

june 18 4t.

F. R. STICKLEY, D. Clerk.